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FROMMER LAWRENCE & HAUG 745 FIFTH AVENUE- 10TH FL.			DEAN, RA	DEAN, RAYMOND S	
NEW YORK, NY 10151			ART UNIT	PAPER NUMBER	
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Please find below and/or attached an Office communication concerning this application or proceeding.

	Application No.	Applicant(s)			
	09/873,817	OBERSCHMIDT ET AL.			
Office Action Summary	Examiner	Art Unit			
	Raymond S Dean	2684			
The MAILING DATE of this communication app Period for Reply	ears on the cover sheet with the c	orrespondence address			
A SHORTENED STATUTORY PERIOD FOR REPLY THE MAILING DATE OF THIS COMMUNICATION.  - Extensions of time may be available under the provisions of 37 CFR 1.13 after SIX (6) MONTHS from the mailing date of this communication.  - If the period for reply specified above is less than thirty (30) days, a reply If NO period for reply is specified above, the maximum statutory period of Failure to reply within the set or extended period for reply will, by statute, Any reply received by the Office later than three months after the mailing earned patent term adjustment. See 37 CFR 1.704(b).	36(a). In no event, however, may a reply be tim y within the statutory minimum of thirty (30) days vill apply and will expire SIX (6) MONTHS from y, cause the application to become ABANDONEI	nely filed s will be considered timely. the mailing date of this communication. O (35 U.S.C. § 133).			
Status					
1) Responsive to communication(s) filed on 23 June 2004.					
2a)⊠ This action is <b>FINAL</b> . 2b)□ This	action is non-final.				
3) Since this application is in condition for allowance except for formal matters, prosecution as to the merits is closed in accordance with the practice under <i>Ex parte Quayle</i> , 1935 C.D. 11, 453 O.G. 213.					
Disposition of Claims					
4) ⊠ Claim(s) <u>20 - 38</u> is/are pending in the application 4a) Of the above claim(s) is/are withdraw 5) □ Claim(s) is/are allowed.  6) ⊠ Claim(s) <u>20 - 27 and 29 - 38</u> is/are rejected.  7) ⊠ Claim(s) <u>28</u> is/are objected to.  8) □ Claim(s) are subject to restriction and/or	vn from consideration.				
Application Papers					
9) The specification is objected to by the Examine	r.				
10)☐ The drawing(s) filed on is/are: a)☐ accepted or b)☐ objected to by the Examiner.					
Applicant may not request that any objection to the drawing(s) be held in abeyance. See 37 CFR 1.85(a).					
Replacement drawing sheet(s) including the correct 11) The oath or declaration is objected to by the Ex					
Priority under 35 U.S.C. § 119					
12) Acknowledgment is made of a claim for foreign a) All b) Some * c) None of:  1. Certified copies of the priority documents 2. Certified copies of the priority documents 3. Copies of the certified copies of the prior application from the International Bureau * See the attached detailed Office action for a list	s have been received. s have been received in Application ity documents have been received in PCT Rule 17.2(a)).	on No d in this National Stage			
Attachment(s)					
<ol> <li>Notice of References Cited (PTO-892)</li> <li>Notice of Draftsperson's Patent Drawing Review (PTO-948)</li> <li>Information Disclosure Statement(s) (PTO-1449 or PTO/SB/08) Paper No(s)/Mail Date <u>03252004</u>.</li> </ol>	4) Interview Summary Paper No(s)/Mail Da 5) Notice of Informal Pa 6) Other:				

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#### **DETAILED ACTION**

### Response to Arguments

1. Applicant's arguments with respect to claims 20 – 38 have been considered but are most in view of the new ground(s) of rejection.

## Claim Rejections - 35 USC § 103

- 2. The following is a quotation of 35 U.S.C. 103(a) which forms the basis for all obviousness rejections set forth in this Office action:
  - (a) A patent may not be obtained though the invention is not identically disclosed or described as set forth in section 102 of this title, if the differences between the subject matter sought to be patented and the prior art are such that the subject matter as a whole would have been obvious at the time the invention was made to a person having ordinary skill in the art to which said subject matter pertains. Patentability shall not be negatived by the manner in which the invention was made.
- 3. Claims 20 22, 24, 26 27, 30 35, and 37 38 are rejected under 35 U.S.C. 103(a) as being unpatentable over Judd (US 6,731,904) in view of Knapp (EP 0515728).

Regarding Claim 20, Judd teaches an active reflector for use in indoor wireless data communication systems (Figure 5, Column 3 lines 8-27, Column 6 lines 1-3, Column 6 lines 20-24) comprising receiving means for receiving signals from a first mobile terminal and transmitting means for transmitting the received signals to a second mobile terminal in an omni-directional way (Column 3 lines 8-27, Column 6 lines 45-48, Column 6 lines 59-61, the repeater can be used in an ad hoc system of mobile terminals, the broadcast antenna can transmit the received signals in an omni-

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directional way) for direct communication with high data rates between mobile terminals in an indoor environment (Column 6 lines 57 – 58, LMDS has high data rates thus the repeater can operate in high data rate environments); wherein the active reflector does not comprise a baseband processing and does not influence the logical set-up of the indoor wireless data communication system (Column 3 lines 8 – 27, Column 6 lines 20 – 24, the repeater module receives a signal at a first RF frequency and retransmits said signal at a second RF frequency, the repeaters can be daisy chained to provide coverage so that mobile terminals that don't have a direct radio path due obstructions in the building can communicate with one another).

Judd does not specifically teach an active reflector that is adapted to be mounted above the mobile terminals in the indoor environment to ensure essentially a line of sight connection between the active reflector and each mobile terminal.

Knapp teaches an active reflector that is adapted to be mounted above the terminals in the indoor environment to ensure essentially a line of sight connection between the active reflector and each terminal (Figure 1, Column 3 lines 15 - 19).

Judd and Knapp both teach an indoor wireless system comprising repeaters thus it would have been obvious to one of ordinary skill in the art at the time the invention was made to use the repeater orientation taught above in Knapp in the system of Judd for the purpose of creating reliable and optimal wireless links for the mobile terminals in the indoor environment as taught by Knapp.

Regarding Claim 21, Judd in view of Knapp teaches all of the claimed limitations recited in Claim 20. Judd further teaches signal processing means between said

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receiving means and said transmitting means for processing received signals (Column 3 lines 8 – 27, the repeater module receives a signal at a first RF frequency and retransmits said signal at a second RF frequency thus there will be a signal processing means that enables said frequency translation).

Regarding Claim 22, Judd in view of Knapp teaches all of the claimed limitations recited in Claim 21. Judd further teaches at least one gain block between the receiving means and the transmitting means (Figure 5, Amplifier (76) is the gain block).

Regarding Claim 24, Judd in view of Knapp teaches all of the claimed limitations recited in Claim 21. Judd further teaches signal filtering means for filtering the received signals or the received and amplified signals (Figure 5, Filter (66)).

Regarding Claim 26, Judd in view of Knapp teaches all of the claimed limitations recited in Claim 20. Judd further teaches a first antenna connected to receiving means R sub x and a second antenna connected to transmitting means T sub x (Figure 5, Column 3 lines 8-27).

Regarding Claim 27, Judd in view of Knapp teaches all of the claimed limitations recited in Claim 26. Judd further teaches wherein the first and the second antenna have a uniform coverage pattern (Column 6 lines 45 – 48, Column 6 lines 59 – 63, antennas with uniform coverage are used in indoor wireless networks and ad hoc networks (Bluetooth)).

Regarding Claim 30, Judd in view of Knapp teaches all of the claimed limitations recited in Claim 21. Judd further teaches wherein the signal processing means comprises a frequency translating means for changing the received signal frequency to

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another frequency, and transmitting the signal at the changed frequency to the mobile terminals (Column 3 lines 8 – 27, the repeater module receives a signal at a first RF frequency, translates, and retransmits said signal at a second RF frequency thus there will be a signal processing means comprising a frequency translating means that enables said frequency translation).

Regarding Claim 31, Judd in view of Knapp teaches all of the claimed limitations recited in Claim 20. Judd further teaches means for communicating data with at least one further active reflector (Column 3 lines 8 – 27, Column 6 lines 20 – 24).

Regarding Claim 32, Judd in view of Knapp teaches all of the claimed limitations recited in Claim 20. Judd further teaches wherein power for the active reflector is supplied by a power outlet for an indoor lamp (Figure 1, Column 3 lines 15 – 19).

Regarding Claim 33, Judd in view of Knapp teaches all of the claimed limitations recited in Claim 20. Judd further teaches wherein the active reflector is integrated into a lamp (Figure 1, Column 3 lines 15 – 19, the fact that the repeaters have Edison sockets allows said repeaters to be integrated into a lamp).

Regarding Claim 34, Judd teaches a wireless data communication system for direct communication between mobile terminals in an indoor environment at least one active reflector (Column 6 lines 20 – 24, Column 6 lines 45 – 48, Column 6 lines 59 – 61, the mobile terminals of a Bluetooth network transmit and receive data to and from one another via the repeaters), comprising: receiving means for receiving signals from a first mobile terminal and transmitting means for transmitting the received signals to a second mobile terminal in an omni-directional way (Column 3 lines 8 – 27, Column 6

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lines 45 – 48, Column 6 lines 59 – 61, the repeater can be used in an ad hoc system of mobile terminals, the broadcast antenna can transmit the received signals in an omnidirectional way) for direct communication with high data rates between mobile terminals in an indoor environment (Column 6 lines 57 – 58, LMDS has high data rates thus the repeater can operate in high data rate environments); wherein the active reflector does not comprise a baseband processing and does not influence the logical set-up of the indoor wireless data communication system (Column 3 lines 8 – 27, Column 6 lines 20 – 24, the repeater module receives a signal at a first RF frequency and retransmits said signal at a second RF frequency, the repeaters can be daisy chained to provide coverage so that mobile terminals that don't have a direct radio path due obstructions in the building can communicate with one another).

Judd does not specifically teach an active reflector that is adapted to be mounted above the mobile terminals in the indoor environment to ensure essentially a line of sight connection between the active reflector and each mobile terminal.

Knapp teaches an active reflector that is adapted to be mounted above the terminals in the indoor environment to ensure essentially a line of sight connection between the active reflector and each terminal (Figure 1, Column 3 lines 15 - 19).

Judd and Knapp both teach an indoor wireless system comprising repeaters thus it would have been obvious to one of ordinary skill in the art at the time the invention was made to use the repeater orientation taught above in Knapp in the system of Judd for the purpose of creating reliable and optimal wireless links for the mobile terminals in the indoor environment as taught by Knapp.

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Regarding Claim 35, Judd in view of Knapp teaches all of the claimed limitations recited in Claim 34. Judd further teaches antennae connected to the transceivers of said first and second mobile terminals (Column 6 lines 59 – 61, the mobile terminals of the Bluetooth system have antennas through which said terminals can transmit and receive information).

Regarding Claim 37, Judd in view of Knapp teaches all of the claimed limitations recited in Claim 34. Judd further teaches at least one further active reflector (Column 3 lines 8 – 27, Column 6 lines 20 – 24).

Regarding Claim 38, Judd in view of Knapp teaches all of the claimed limitations recited in Claim 34. Judd further teaches at least two active repeaters comprising antennae for communicating signals from and to a first active reflector to and from a second active reflector (Column 6 lines 20 – 24).

4. Claim 23 is rejected under 35 U.S.C. 103(a) as being unpatentable over Judd (US 6,731,904) in view of Knapp (EP 0515728) as applied to Claim 22 above, and further in view of Komara et al. (US 6,339,694).

Regarding Claim 23, Judd in view of Knapp teaches all of the claimed limitations recited in Claim 22. Judd in view of Knapp does not specifically teach wherein the gain block comprises more than one sub-gain block, whereby at least one of the sub-gain blocks can be switched off.

Komara teaches wherein the gain block comprises more than one sub-gain block, whereby at least one of the sub-gain blocks can be switched off (Figure 7,

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Column 5 lines 56 – 64, the overall gain of the output amplifier, which comprises sub gain blocks, is adjusted through the switching on/off of said sub gain blocks).

Judd in view of Knapp and Komara teach a wireless system comprising repeaters thus would have been obvious to one of ordinary skill in the art at the time the invention was made to use the adjustable gain method taught in Komara in the repeaters of Judd in view of Knapp for the purpose of enabling said repeaters to effectively compensate for the attenuation of the data and voice signals due to path loss as said signals travel to said repeaters as taught by Komara.

5. Claim 25 is rejected under 35 U.S.C. 103(a) as being unpatentable over Judd (US 6,731,904) in view of Knapp (EP 0515728) as applied to Claim 20 above, and further in view of view of Simon (5,570,354).

Regarding Claim 25, Judd in view of Knapp teaches all of the claimed limitations recited in Claim 20. Judd in view of Knapp does not specifically teach an active reflector comprising one common antenna connected to the receiving means and the transmitting means.

Simon teaches an active reflector comprising one common antenna connected to the receiving means and the transmitting means (Figures 4 and 5, the repeater is (40)).

Judd in view of Knapp and Simon teach a repeater that uses antennas to retransmit or relay signals thus it would have been obvious to one of ordinary skill in the art at the time the invention was made to use the use the single antenna configuration taught above in Simon in the repeaters of Judd in view of Knapp for the purpose of

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reducing the overall size of said repeaters thus creating repeaters that are lighter in weight and occupy a smaller space as taught by Simon.

6. Claim 29 is rejected under 35 U.S.C. 103(a) as being unpatentable over Judd (US 6,731,904) in view of Knapp (EP 0515728) as applied to Claim 26 above, and further in view of Fischer et al. (US 6,360,075).

Regarding Claim 29, Judd in view of Knapp teaches all of the claimed limitations recited in Claim 26. Judd in view of Knapp does not specifically teach an active reflector wherein the first and the second antenna are antennae with different types of linear polarization

Fischer teaches an active reflector wherein the first and the second antenna are antennae with different types of linear polarization (Column 4 lines 59 – 64).

Judd in view of Knapp and Fischer teach wireless system comprising repeaters thus it would have been obvious to one of ordinary skill in the art at the time the invention was made to use the linear polarization method taught in Fischer in the repeaters of Judd in view of Knapp for the purposes of providing optimal isolation between the two antennas of said repeaters without reducing theability of said repeaters to extend the range of communications as taught by Fischer.

7. Claim 36 is rejected under 35 U.S.C. 103(a) as being unpatentable over Judd (US 6,731,904) in view of Knapp (EP 0515728) as applied to Claim 35 above, and further in view of Shoki (5,894,598).

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Regarding Claim 36, Judd in view of Knapp teaches all of the claimed limitations recited in Claim 35. Judd in view of Knapp does not specifically teach that the antennas of the transceivers of the mobile terminals are high gain antennas.

Shoki teaches the antennas of the transceivers of the mobile terminals are high gain antennas (Column 11 lines 5 – 9, the antenna has a high gain in order to receive high capacity and high speed signals).

Judd in view of Knapp and Shoki teach mobile terminals that receive high data rate signals thus it would have been obvious to one of ordinary skill in the art at the time the invention was made to use the high gain antenna taught by Shoki on the mobile terminals of Judd in view of Knapp for the purpose of enabling said mobile terminals to effectively receive the high capacity and high speed signals in the LMDS system as taught by Shoki.

### Allowable Subject Matter

8. Claim 28 is objected to as being dependent upon a rejected base claim, but would be allowable if rewritten in independent form including all of the limitations of the base claim and any intervening claims.

The following is a statement of reasons for the indication of allowable subject matter: Regarding Claim 28, Judd in view of Knapp and in further view of Fischer teaches an active reflector characterized in that the first and the second antenna are circularly polarized antennas with opposite directions of polarization but the prior art of

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record fails to show specifically show a first and second antenna that are circularly polarized antennas with the same the direction of polarization.

#### Conclusion

9. Applicant's amendment necessitated the new ground(s) of rejection presented in this Office action. Accordingly, **THIS ACTION IS MADE FINAL**. See MPEP § 706.07(a). Applicant is reminded of the extension of time policy as set forth in 37 CFR 1.136(a).

A shortened statutory period for reply to this final action is set to expire THREE MONTHS from the mailing date of this action. In the event a first reply is filed within TWO MONTHS of the mailing date of this final action and the advisory action is not mailed until after the end of the THREE-MONTH shortened statutory period, then the shortened statutory period will expire on the date the advisory action is mailed, and any extension fee pursuant to 37 CFR 1.136(a) will be calculated from the mailing date of the advisory action. In no event, however, will the statutory period for reply expire later than SIX MONTHS from the date of this final action.

Any inquiry concerning this communication or earlier communications from the examiner should be directed to Raymond S Dean whose telephone number is 703-305-8998. The examiner can normally be reached on 7:00-3:30.

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Nay A Maung can be reached on 703-308-7745. The fax phone number for the organization where this application or proceeding is assigned is 703-872-9306.

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Information regarding the status of an application may be obtained from the Patent Application Information Retrieval (PAIR) system. Status information for published applications may be obtained from either Private PAIR or Public PAIR. Status information for unpublished applications is available through Private PAIR only. For more information about the PAIR system, see http://pair-direct.uspto.gov. Should you have questions on access to the Private PAIR system, contact the Electronic Business Center (EBC) at 866-217-9197 (toll-free).

Raymond S. Dean November 12, 2004

NAY MAUNG
SUPERVISORY PATENT EXAMINER